Case 05-10616 Doc 23-3 Filed 10/27/06 Entered 10/27/06 16:54:59 Desc Proposed Order Page 1 of 2

## Order Page 1 of 2 IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE:	)	Chapter:	7				
DEBRA S. WOLFF,	)	Case No.:	05-10616				
Debtor.	)	Judge:	Hon. Manuel Barbosa				
ORDER DISALLOWING CLAIM NO. 6 OF GEORGE AND LOUISE WOLFF							

This cause coming to be heard on Trustee's Objection to the claim of George and Louise Wolff, the Court having found that proper and adequate notice of the Objection was given to parties in interest and thereby being fully advised in the premises, it is hereby found and thereby

**IT IS HEREBY ORDERED** that the Proof of Claim designated by the Clerk of the U.S. Bankruptcy Court as claim no. 6, filed on July 12, 2006 by George and Louise Wolff is a duplicate of Claim No. 5, and hereby is DISALLOWED in its entirety.

DATED:	ENTERED_			
		Honorable Manuel Barbosa		
		United States Bankruptcy Judge		

Case 05-10616 Doc 23-3 Filed 10/27/06 Entered 10/27/06 16:54:59 Desc Proposed Order Page 2 of 2
UNITED STATES BANKRUPTCY COURT, NORTHERN DISTRICT OF ILLINOIS

## EASTERN DIVISION

Name of Presiding Judge, Honorable Manuel Barbosa

Cause No.	05-10616	Date	November 30, 2006
Title of Cause	Debra S. Wolff		
Brief Statement Of Motion	TRUSTEE'S OBJECTION TO CLAIM NO. 6 OF G	EORGE A	ND LOUISE WOLFF
	The rules of this court require counsel to furnish the names of	all parties	entitled to notice of the entry
	of an order and the names and addresses of their attorneys. Pl (separate lists may be appended).		
Names and Addresses of Moving counsel	THOMAS E. SPRINGER, TRUSTEE SPRINGER, BROWN, COVEY, GAERTNER, & DA 400 S. COUNTY FARM ROAD, STE. 330 WHEATON, ILLINOIS 60187 630-510-0000	AVIS, LLC	
Representing			
Names and Addresses of Other counsel Entitled to Notice and names Of parties they Represent	SEE ATTACHED SERVICE LIST		
	Reserve space below for	notations b	oy Courtroom Deputy

Hand this memorandum to the Courtroom Deputy. Counsel will not rise to address the Court until motion has been called.